

**UNITED STATES DISTRICT COURT**  
for the  
Eastern District of Washington

FILED IN THE  
U.S. DISTRICT COURT  
EASTERN DISTRICT OF WASHINGTON

**Apr 03, 2020**

SEAN F. McAVOY, CLERK

UNITED STATES for the use of Mark A. Morgan doing  
business as Morgan Industries Paving and Landscaping,  
*Plaintiff*

v.  
Harry Johnson Plumbing & Excavation Inc., a Washington  
corporation; Coburn Contractors, LLC, an Alabama limited  
liability company; Hartford Fire Insurance Company,  
Connecticut company; and Nationwide Mutual Insurance  
Company, an Ohio company,

*Defendant*

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Civil Action No. 4:18-cv-05158-SMJ

**JUDGMENT IN A CIVIL ACTION**

The court has ordered that (*check one*):

the plaintiff (*name*) \_\_\_\_\_ recover from the  
defendant (*name*) \_\_\_\_\_ the amount of  
dollars (\$ \_\_\_\_\_), which includes prejudgment  
interest at the rate of \_\_\_\_\_ %, plus post judgment interest at the rate of \_\_\_\_\_ % per annum, along with costs.

the plaintiff recover nothing, the action be dismissed on the merits, and the defendant (*name*) \_\_\_\_\_  
recover costs from the plaintiff (*name*) \_\_\_\_\_.

other: Defendants' Motion for Summary Judgment Pursuant to Fed. R. 56, ECF No. 56, is GRANTED.  
Plaintiff's claims for breach of contract against HJPE, quantum meruit against HJPE, unjust enrichment against HJPE,  
and under the Miller Act against Hartford are DISMISSED WITH PREJUDICE.  
Judgment is entered in favor of Defendants HJPE and Hartford.

This action was (*check one*):

tried by a jury with Judge \_\_\_\_\_ presiding, and the jury has  
rendered a verdict.

tried by Judge \_\_\_\_\_ without a jury and the above decision  
was reached.

decided by Judge \_\_\_\_\_ Salvador Mendoza, JR. \_\_\_\_\_ on a motion for Summary Judgment.

Date: April 3, 2020

*CLERK OF COURT*

SEAN F. McAVOY

s/ Sara Gore

*(By) Deputy Clerk*

Sara Gore